



General Assembly

Substitute Bill No. 5677

February Session, 2000

An Act Concerning The Duties Of Town Clerks.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Section 7-29 of the general statutes is repealed and the
2 following is substituted in lieu thereof:

3 When any town clerk has recorded any instrument [, known to him]
4 that the town clerk knows to be a release, partial release or assignment
5 of [any] a mortgage or lien recorded on the records of such town, [he]
6 the town clerk shall make a [memorandum] notation on the first page
7 where such mortgage or lien is recorded, stating the book and page
8 where such release, partial release or assignment is recorded. If the
9 land records are not maintained in a paper form, the town clerk shall
10 make the notation on the digitized image of the first page of such
11 mortgage or lien in a form or manner approved by the Public Records
12 Administrator.

13 Sec. 2. Section 7-34a of the general statutes is repealed and the
14 following is substituted in lieu thereof:

15 (a) Town clerks shall receive, for recording any document, ten
16 dollars for the first page and five dollars for each subsequent page or
17 fractional part thereof, a page being not more than eight and one-half
18 by fourteen inches. Town clerks shall receive, for recording the
19 information contained in a certificate of registration for the practice of

20 any of the healing arts, five dollars. Town clerks shall receive for
21 recording documents conforming to, or substantially similar to, section
22 47-36c, which are clearly entitled "statutory form" in the heading of
23 such documents, as follows: For the first page of a warranty deed, a
24 quitclaim deed, a mortgage deed, or an assignment of mortgage, ten
25 dollars; for each additional page of such documents, five dollars; and
26 for each marginal notation of an assignment of mortgage, subsequent
27 to the first two assignments, one dollar. Town clerks shall receive, for
28 recording any document with respect to which certain data must be
29 submitted by each town clerk to the Commissioner of Revenue
30 Services in accordance with section 10-261b, the sum of two dollars in
31 addition to the recording fee. Any person who offers any written
32 document for recording in the office of any town clerk, which
33 document fails to have legibly typed, printed or stamped directly
34 beneath the signatures the names of the persons who executed such
35 document, the names of any witnesses thereto and the name of the
36 officer before whom the same was acknowledged, shall pay one dollar
37 in addition to the regular fee. Town clerks shall receive for recording
38 any deed, except a mortgage deed, conveying title to real estate, which
39 deed does not contain the current mailing address of the grantee, the
40 sum of five dollars in addition to the regular recording fee. Town
41 clerks shall receive, for filing any document, five dollars, for receiving
42 and keeping a survey or map, legally filed in the town clerk's office,
43 five dollars and for indexing such survey or map, in accordance with
44 section 7-32, five dollars, except with respect to indexing any such
45 survey or map pertaining to a subdivision of land as defined in section
46 8-18, in which event town clerks shall receive fifteen dollars for each
47 such indexing. Town clerks shall receive, for [making] a copy of any
48 document either recorded or filed in their offices, one dollar for each
49 page or fractional part thereof, as the case may be; for certifying any
50 copy of the same, one dollar, for making a copy of any survey or map,
51 the actual cost thereof; and for certifying such copy of a survey or map,
52 one dollar. Town clerks shall receive, for recording the commission
53 and oath of a notary public, ten dollars; for certifying under seal to the
54 official character of a notary, two dollars.

55 (b) The fees set forth in subsection (a) of this section received by
56 town clerks for recording documents include therein payment for the
57 return of each document which shall be made by the town clerk to the
58 designated addressee.

59 (c) Compensation for all services other than those enumerated in
60 subsection (a) of this section which town clerks are required by the
61 general statutes to perform and for which compensation is not fixed by
62 statute shall be fixed and paid by the selectmen or other governing
63 body of the town or city in which such services are performed.

64 Sec. 3. Section 7-51a of the general statutes is repealed and the
65 following is substituted in lieu thereof:

66 Any person eighteen years of age or older may purchase certified
67 copies of marriage and death records, and copies of records of births
68 which are at least one hundred years old, in the custody of any
69 registrar of vital statistics. During all normal business hours, members
70 of genealogical societies incorporated or authorized to do business or
71 conduct affairs in this state shall (1) have full access to all vital records
72 in the custody of any registrar of vital statistics, including certificates,
73 ledgers, record books, card files, indexes and database printouts,
74 except confidential files on adoptions, (2) be permitted to make notes
75 from such records and (3) be permitted to purchase certified copies of
76 such records.

77 Sec. 4. Section 7-73 of the general statutes is repealed and the
78 following is substituted in lieu thereof:

79 (a) To the person performing the duties required by the statutes
80 relating to registration of births, marriages and deaths, the following
81 fees shall be allowed: To the registrar for completing each record of
82 birth by procuring and inserting the full name of the child, or for the
83 recording, indexing, copying and endorsing of each birth, marriage or
84 death certificate, two dollars; [for ascertaining, recording and indexing
85 each birth or death of which no certificate has been returned to him,
86 one dollar;] for the license to marry, ten dollars; for issuing each burial

87 or removal permit, three dollars. [; for certifying to each certificate
88 returned by physicians, midwives and persons having charge of burial
89 places, five cents; for endorsing and recording each burial permit filed
90 pursuant to law, ten cents; to the sexton or other person making
91 returns required by section 7-72, fifty cents for each monthly return,
92 and to the registrar, for recording the same, twenty-five cents for each
93 certificate. All such fees, except those for certificates of license to marry
94 and for removal permits, shall be paid by the town in which the duties
95 for which said fees are allowed are performed.]

96 (b) A twenty-dollar surcharge shall be paid to the registrar for each
97 license to marry in addition to the fee for such license established
98 pursuant to subsection (a) of this section. The registrar shall retain one
99 dollar from each such surcharge for administrative costs and shall
100 forward the remainder, on or before the tenth day of the month
101 following each calendar quarter, to the Department of Public Health.
102 The receipts shall be deposited into an account of the State Treasurer
103 and credited to the General Fund for further credit to a separate
104 nonlapsing account established by the Comptroller for use by the
105 Department of Social Services for shelter services for victims of
106 household abuse in accordance with section 17b-850 and by the
107 Department of Public Health for rape crisis services funded under
108 section 19a-2a. Such funds shall be allocated for these purposes by the
109 Office of Policy and Management in consultation with the
110 Commissioners of the Department of Social Services and the
111 Department of Public Health based on an evaluation of need, service
112 delivery costs and availability of other funds. No such moneys shall
113 supplant any state or federal funds otherwise available for such
114 services.

115 Sec. 5. Section 7-76 of the general statutes is repealed and the
116 following is substituted in lieu thereof:

117 The fees due registrars of vital statistics for the making of records,
118 copies and endorsements relating to births and deaths, and marriages,
119 when the residence of the parents of the child or of the deceased or of

120 either party to a marriage is in some other town in this state than that
121 in which the birth, death or marriage occurred, shall be paid by such
122 other town except as they relate to vital statistics of inmates of any
123 state institution. All bills for such fees shall be submitted by such
124 registrars to such other towns on or before February first of each year,
125 provided if a bill amounts to less than fifty dollars, no bill shall be sent
126 and the amount shall not be due. If the registrar of vital statistics of
127 any town or city receives a salary for the performance of his duties, the
128 amount of fees due under the provisions of this section shall be paid to
129 such town or city.

130 Sec. 6. Section 7-191 of the general statutes is repealed and the
131 following is substituted in lieu thereof:

132 (a) The commission shall hold at least two public hearings on the
133 proposed charter, charter amendments or home rule ordinance
134 amendments; one prior to the beginning of any substantive work on
135 such charter, charter amendments or home rule ordinance
136 amendments, and one after the draft report to the appointing authority
137 has been completed, but not submitted, after which hearings the
138 commission may amend such report. The commission may hold such
139 other public hearings as it deems necessary.

140 (b) The commission shall submit its draft report, including the
141 proposed charter, charter amendments or home rule ordinance
142 amendments, to the clerk of the municipality, who shall transmit such
143 report to the appointing authority. The appointing authority shall hold
144 at least one public hearing on the draft report and shall hold its last
145 hearing [within] not later than forty-five days [of] after the submission
146 of the draft report to such clerk. [Within] Not later than fifteen days
147 after its last hearing, the appointing authority shall make
148 recommendations to the commission for such changes in the draft
149 report as it deems desirable.

150 (c) If the appointing authority makes no recommendations for
151 changes in the draft report to the commission within such fifteen days,

152 the report of the commission shall be final and the appointing
153 authority shall act on such report. If the appointing authority makes
154 recommendations for changes in the draft report to the commission,
155 the commission shall confer with the appointing authority concerning
156 any such recommendations and may amend any provisions of the
157 proposed charter, charter amendments or home rule ordinance
158 amendments, in accordance with such recommendations, or the
159 commission may reject such recommendations. In either case the
160 commission shall make its final report to the appointing authority
161 [within] not later than thirty days after receiving such
162 recommendations.

163 (d) [Within] Not later than fifteen days after receiving the final
164 report, the appointing authority, by a majority vote of its entire
165 membership, shall either approve the proposed charter, charter
166 amendments or home rule ordinance amendments or reject the same
167 or separate provisions thereof. [Within] Not later than forty-five days
168 after a vote of the appointing authority to reject such matter, a petition
169 for a referendum thereon, signed by not less than ten per cent of the
170 electors of such municipality, as determined by the last-completed
171 registry list thereof, and filed and certified in accordance with the
172 provisions of section 7-188, may be presented to the appointing
173 authority. [Within] Not later than thirty days after approval by the
174 appointing authority or the certification of such a petition, the
175 proposed charter, charter amendments or home rule ordinance
176 amendments shall be published in full or in summarized form if
177 authorized by the appointing authority at least once in a newspaper
178 having a general circulation in the municipality and the complete
179 charter shall be made available at the municipal clerk's office.

180 (e) The appointing authority shall, by a majority vote of its entire
181 membership, determine whether the proposed charter, charter
182 amendments or home rule ordinance amendments shall be submitted
183 to the electors for approval or rejection at a regular election or at a
184 special election warned and held for that purpose, which shall be held
185 not later than fifteen months after either the approval by the

186 appointing authority or the certification of a petition for a referendum.

187 (f) The proposed charter, charter amendments or home rule
188 ordinance amendments shall be prepared for the ballot by the
189 appointing authority and may be submitted in the form of one or
190 several questions; and, if approved by a majority of the electors of the
191 municipality voting thereon at a regular election or if approved by a
192 majority which number equals at least fifteen per cent of the electors of
193 the municipality as determined by the last-completed active registry
194 list of such municipality at a special election, such proposed charter,
195 charter amendments or home rule ordinance amendments shall
196 become effective thirty days after such approval unless an effective
197 date or dates are specified therein, in which event the date or dates
198 specified shall prevail.

199 (g) Every proposed charter, amendment or amendments or home
200 rule ordinance or amendment or repeal of a home rule ordinance
201 approved at any regular or special election held on or after November
202 5, 1974, and prior to July 1, 1975, shall be deemed to have been
203 effective as of the date of such approval, unless another effective date
204 or dates were specified therein; provided any actions taken by a
205 municipality or any administrative agency or official thereof, under the
206 provisions of its charter or home rule ordinance in effect immediately
207 prior to the date of such approval, between the date of such approval
208 and July 1, 1975, shall be deemed valid.

209 (h) [Within] Not later than thirty days after the approval by the
210 electors of any proposed charter, charter amendments or home rule
211 ordinance amendments, the town or city clerk shall file, with the
212 Secretary of the State, (1) three certified copies thereof, with the
213 effective date or dates indicated thereon, and (2) in the case of the
214 approval of charter or home rule ordinance amendments, three
215 certified copies of the complete charter or ordinance incorporating
216 such amendments. The Secretary of the State shall distribute two
217 copies to the State Library, where a file of such charters, charter
218 amendments and home rule ordinance amendments shall be kept for

219 public inspection.

220 Sec. 7. Section 12-100 of the general statutes is repealed and the
221 following is substituted in lieu thereof:

222 All products of cuttings on classified land shall be taxed with a yield
223 tax as provided in sections 12-97 and 12-98, except material cut for
224 domestic use, which shall be limited to fuel and the construction of
225 fences, buildings or other improvements which tend to develop the
226 property of the owner and increase its taxable value, when such
227 material is used by the owner of such land, or by a tenant with the
228 permission of such owner, upon property belonging to such owner
229 which is taxable in the same town as the timber land from which such
230 material was removed. If such material is sold or otherwise disposed
231 of or transferred to the ownership of other persons, it shall be subject
232 to a yield tax as provided in sections 12-97 and 12-98. Whenever a
233 cutting is made, other than as excepted above, the owner of the land
234 shall file a sworn statement with the assessors and the State Forester of
235 the quantity and stumpage value of all timber cut, before any of it is
236 removed from the land. If the assessors deem the quantity or value to
237 be incorrectly stated, they may themselves determine the quantity cut
238 and stumpage value of the same. If the owner is unwilling to accept
239 their valuation, the matter shall be referred to a special board
240 consisting of the first selectman [and town clerk] of the town in which
241 the land is located and the State Forester, and the decision of said
242 board with regard to quantity and value shall be final. Upon the
243 valuation thus determined, a yield tax as provided in sections 12-97
244 and 12-98 shall be paid by the owner of the land. If it is necessary to
245 remove any products of a cutting before the operation is completed,
246 the owner of the land shall deposit with the tax collector a sufficient
247 sum to cover the estimated yield tax. When the cutting is completed,
248 such tax shall be levied as herein provided and the balance of such
249 deposit, if any, returned. If the products of a cutting have been
250 unlawfully removed, the owner of the land and the owner of the
251 timber shall be jointly liable to the town for the full value of both land
252 and timber.

253 Sec. 8. Section 33-183 of the general statutes is repealed and the
254 following is substituted in lieu thereof:

255 Seven or more persons of lawful age, inhabitants of this state, may,
256 by written articles of agreement, associate themselves together for the
257 purposes of trade or for carrying on any lawful mercantile, mechanical,
258 manufacturing or agricultural business within this state, and, when
259 such articles of association have been executed and filed in the office of
260 the Secretary of the State, the franchise tax provided by section 33-187
261 paid to, and such articles of association approved by, said secretary,
262 [and a copy thereof certified by said secretary filed and recorded in the
263 office of the town clerk in the town in which the association's principal
264 office is located,] such persons shall become a corporation and enjoy all
265 the powers and privileges and be subject to all the duties, restrictions
266 and liabilities of other corporations, except so far as the same may be
267 limited or enlarged by this chapter.

268 Sec. 9. Section 33-188 of the general statutes is repealed and the
269 following is substituted in lieu thereof:

270 [Within] Not later than thirty days after the first meeting of the
271 association, the board of managers shall prepare a report, setting forth
272 the name of the association, the principal office of the association, the
273 names of the respective business and residence addresses of the board
274 of managers and officers of the association, the amount of capital stock,
275 the par value of the shares, and the number of shares issued, together
276 with a statement that such shares are fully paid or, if not fully paid, a
277 statement of the amount payable in respect thereof, which report shall
278 be filed and recorded in the office of the Secretary of the State, [and in
279 the office of the town clerk of the town in which the association's
280 principal office is located; and, on] On or before the tenth day of March
281 in each year thereafter, the board of managers shall prepare a like
282 report of the same facts as they existed on the first day of such March
283 and the same shall be filed and recorded in the office of the Secretary
284 of the State, [and the office of the town clerk of the town in which the
285 association's principal office is located.] All the statements provided

286 for in this section shall be signed and sworn to by a majority of the
287 board of managers.

288 Sec. 10. Section 33-268 of the general statutes is repealed and the
289 following is substituted in lieu thereof:

290 The trustees of each Methodist Church shall be elected by ballot by
291 the members of such church, of legal age, on the second Monday of
292 October of each year, at the usual place of worship of such church; or
293 in such other manner as the discipline of the Methodist Church may
294 prescribe. Notice of such election shall be given from the pulpit of such
295 church on at least two Sundays preceding or by having such notice
296 posted on the door of the place of worship by the clerk of the board of
297 trustees at least fifteen days next preceding the time of election, and
298 such trustees shall hold their office until their successors are elected.
299 The polls of such election shall remain open for at least one hour after
300 the time designated in such notice and, in case of failure to elect on the
301 day named in such notice, the election may be held on any subsequent
302 day of the same month after legal notice thereof. If a vacancy occurs in
303 the board of trustees, it may be filled at any special meeting called for
304 that purpose, after giving the notice provided for in this section. At
305 each election there shall be appointed by the electors present a
306 chairman and clerk, who shall act jointly as inspectors of election,
307 receive and count the votes for such trustees and certify under oath
308 who have received the majority of the votes. [; which certificate shall
309 be deposited with and kept on file by the town clerk.] Whenever the
310 members of any Methodist Church fail to elect trustees as above
311 provided, the quarterly conference of such church may elect trustees to
312 fill the vacancy until the next ensuing annual election; and at each
313 annual election the legal voters shall elect trustees to fill any vacancies
314 for the unexpired terms. Upon the formation of any Methodist Church,
315 the first election of its trustees shall be made by the quarterly
316 conference, and such trustees shall hold office until the next ensuing
317 annual election. Said quarterly conference shall determine the number
318 of trustees to be so elected, which number shall not be more than
319 fifteen nor less than three.

320 Sec. 11. Section 33-271 of the general statutes is repealed and the
321 following is substituted in lieu thereof:

322 The district superintendent or presiding elder and a majority of the
323 district stewards appointed according to the discipline of the
324 Methodist Church, residing in any ecclesiastical district, the whole or a
325 part of which is in this state, and which has been or shall be created by
326 an annual conference of said church as a district superintendent's or
327 presiding elder's district, may organize a corporation by making,
328 signing and acknowledging before some officer competent to take
329 acknowledgments of deeds, and filing [in the office of the clerk of the
330 town in which such corporation is to be located, and a duplicate
331 thereof] in the office of the Secretary of the State, a certificate in writing
332 in which shall be stated: The corporate name of such corporation; the
333 town in such district in which it is to be located; the names, residences
334 and official relations to the district of the persons signing such
335 certificate; the number of trustees, not less than three nor more than
336 fifteen, who shall manage the property and affairs of such corporation
337 for the first year, and their names; and that the object of such
338 corporation shall be to secure the benefits of this section and sections
339 33-272, 33-273 and 33-274.

340 Sec. 12. Section 34-82 of the general statutes is repealed and the
341 following is substituted in lieu thereof:

342 (1) Notwithstanding the provisions of sections 34-300 to 34-434,
343 inclusive, any three or more persons, licensed or authorized to practice
344 a profession by the state of Connecticut, may associate to practice such
345 profession for profit, if the articles of association of the members
346 provide that the association thereby formed and hereby authorized
347 shall have at least three of the following four attributes: (a) Continuity
348 of life so that the death, insanity, bankruptcy, retirement, resignation
349 or expulsion of any member will not cause a dissolution of the
350 association; (b) centralized management so that any one or more but
351 less than all of the members has continuing exclusive authority to
352 make management decisions necessary to the conduct of the

353 professional business for which the association was formed, and so
354 that no member of the association, acting without the authority of the
355 managing member or members, shall have the power to bind the
356 association by his act; (c) limited liability so that the individual
357 members of the association shall not be individually or severally liable
358 for its debts; provided, however, the members shall in no way limit
359 their individual or several liability in the articles of association, or
360 otherwise, for any acts of reckless or wanton misconduct, negligence,
361 malpractice, professional misconduct or tort; and (d) free
362 transferability of interests so that each of its members or those
363 members owning substantially all of the interests in the association
364 have the power, without the consent of other members, to substitute
365 for themselves in the same association a person duly licensed or
366 authorized to practice the profession for which the association was
367 formed who is not a member of the association, or, a modified form of
368 free transferability of interests so that each member of the association
369 can transfer his interest to a person so licensed or authorized who is
370 not a member of the association only after having offered such interest
371 to the association or to the other members of the association at its fair
372 market value as established in the articles of association, or otherwise.

373 (2) The articles of association of any association, formed and
374 authorized pursuant to paragraph (1) of this section, shall expressly
375 state that the association is formed under said paragraph (1) and shall
376 be signed and sworn to by all of the members. The articles of
377 association, duly executed, shall be filed for record with the Secretary
378 of the State, together with a filing fee of twenty-five dollars, [and shall
379 be filed for record in the office of the town clerk of the town wherein
380 the association has its principal offices.] The Secretary of the State [and
381 the town clerk] shall index and keep the documents in files used
382 exclusively for such purpose.

383 (3) Any association formed and authorized under paragraph (1) of
384 this section shall be subject to the laws of the state of Connecticut
385 regulating the practice of the profession of the individual members of
386 the association.

387 (4) The articles of association shall be cancelled when the association
388 is dissolved by all of its members or as otherwise provided in the
389 articles of association. The articles of association shall be amended
390 when (i) there is a change in the name or principal place of business of
391 the association, (ii) the members desire to make a change in any other
392 statement in the articles of association and have adopted such change
393 in the manner provided in the articles of association.

394 (5) No amendment to the articles of association nor any dissolution
395 of the association shall be effective until the amendment or an
396 agreement of dissolution has been duly executed and filed for record
397 with the Secretary of the State, together with a filing fee of ten dollars,
398 [and shall be filed for record in the office of the town clerk of the
399 town wherein the association has its principal office.]

400 (6) An association formed under this section may become a
401 professional service corporation, in accordance with section 33-182b,
402 by complying with the provisions of chapter 594a and with this
403 subsection. Upon the filing of a certificate of incorporation in
404 compliance with section 33-182c, the association shall file with the
405 Secretary of the State, in such form as the Secretary of the State shall
406 prescribe, a certificate of cancellation of its articles of association and a
407 consent of each member to the association becoming a professional
408 service corporation, together with a filing fee of ten dollars. Upon the
409 filing of such a certificate and consents and the incorporation of the
410 professional service corporation, the association shall become a
411 professional service corporation and the interests therein shall be
412 converted to such number of shares of capital stock of the professional
413 service corporation as the members shall approve. The provisions of
414 subdivisions (2), (3), (4) and (6) of subsection (a) of section 33-820 shall
415 apply as though the professional service corporation was the surviving
416 corporation in a merger and the association the merging corporation.

417 Sec. 13. Subsection (b) of section 51-164n of the general statutes, as
418 amended by section 1 of public act 99-23, section 8 of public act 99-163,
419 section 27 of public act 99-194, section 4 of public act 99-255 and section

420 31 of public act 99-268, is repealed and the following is substituted in
421 lieu thereof:

422 (b) Notwithstanding any provision of the general statutes to the
423 contrary, any person who is alleged to have committed (1) a violation
424 under the provisions of section 1-9, 1-10, 1-11, 4b-13, 7-13, 7-14, 7-18, 7-
425 35, 7-41, 7-83, 7-104, 7-283, 7-325, 7-393, 8-25, 8-27, 9-63, 9-296, 9-305, 9-
426 322, 9-350, 10-193, 10-197, 10-198, 10-230, 10-251, 10-254, 12-52, 12-
427 170aa, 12-292, 12-326g, subsection (4) of section 12-408, subsection (3),
428 (5) or (6) of section 12-411, section 12-435c, 12-476a, 12-476b, 12-487,
429 13a-71, 13a-107, 13a-113, 13a-114, 13a-115, 13a-117b, 13a-123, 13a-124,
430 13a-139, 13a-140, 13a-143b, 13a-247, 13a-253, subsection (f) of section
431 13b-42, section 13b-90, 13b-221, 13b-224, 13b-292, 13b-336, 13b-337, 13b-
432 338, 13b-410a, 13b-410b, 13b-410c, subsection (a), (b) or (c) of section
433 13b-412, section 13b-414, subsection (d) of section 14-12, section 14-20a,
434 14-27a, subsection (e) of section 14-34a, subsection (d) of section 14-35,
435 section 14-43, 14-49, 14-50a, 14-58, subsection (b) of section 14-66,
436 section 14-66a, 14-66b, 14-67a, subsection (f) of section 14-80h, section
437 14-97a, subsection (c) of section 14-100a, section 14-100b, 14-103a, 14-
438 106a, 14-106c, 14-146, 14-152, 14-153, 14-163b, a first violation as
439 specified in subsection (f) of section 14-164i, section 14-219 specified in
440 subsection (e) of said section, subsection (b) of section 14-227a, section
441 14-240, 14-249, 14-250, subsection (a), (b) or (c) of section 14-261a,
442 section 14-267a, 14-269, 14-270, 14-275a, 14-278, 14-279, subsection (e)
443 of section 14-283, section 14-291, 14-293b, 14-319, 14-320, 14-321, 14-
444 325a, 14-326, 14-330, 14-332a, subdivision (1), (2) or (3) of section 14-
445 386a, section 15-33, subsection (a) of section 15-115, section 16-256, 16-
446 256e, 16a-15, 16a-22, subsection (a) or (b) of section 16a-22h, section
447 17a-24, 17a-145, 17a-149, 17a-152, 17a-465, 17a-642, 17b-124, 17b-131,
448 17b-137, 17b-407, 17b-451, 17b-734, subsection (b) of section 17b-736,
449 19a-30, 19a-33, 19a-39, 19a-87, subsection (b) of section 19a-87a, section
450 19a-91, 19a-105, 19a-107, 19a-108, 19a-215, 19a-219, 19a-222, 19a-224,
451 19a-286, 19a-287, 19a-297, 19a-301, 19a-309, 19a-335, 19a-336, 19a-338,
452 19a-339, 19a-340, 19a-425, 19a-502, 20-7a, 20-14, 20-158, 20-231, 20-257,
453 20-265, 20-324e, subsection (a) of section 20-341, section 20-341l, 20-597,

454 20-608, 20-610, 21-30, 21-38, 21-39, 21-43, 21-47, 21-48, 21-63, 21-76a,
 455 21a-21, 21a-25, 21a-26, 21a-30, 21a-31, subsection (a) of section 21a-37,
 456 section 21a-46, 21a-61, 21a-63, 21a-77, subsection (b) of section 21a-79,
 457 section 21a-85, 21a-154, 21a-159, 21a-201, 21a-211, 22-13, 22-14, 22-15,
 458 22-16, 22-29, 22-34, 22-35, 22-36, 22-37, 22-38, 22-39, 22-39a, 22-39b, 22-
 459 39c, 22-39d, 22-39e, 22-49, 22-54, 22-61, 22-89, 22-90, 22-98, 22-99, 22-
 460 100, 22-111o, 22-123, 22-279, 22-280a, 22-318a, 22-320h, 22-324a, 22-326,
 461 22-342, subsection (b) or (e) of section 22-344, section 22-359, 22-366,
 462 [22-379, 22-380,] 22-391, 22-413, 22-414, 22-415, 22a-66a, 22a-246,
 463 subsection (a) of section 22a-250, subsection (e) of section 22a-256h,
 464 section 22a-449, 22a-461, 23-37, 23-38, 23-46, 23-61b, subsection (a) or
 465 (b) of section 23-65, section 25-37, 25-40, 26-19, 26-21, 26-31, 26-40, 26-
 466 40a, 26-49, 26-54, 26-59, 26-61, 26-64, 26-79, 26-89, 26-97, 26-107, 26-117,
 467 26-128, 26-131, 26-132, 26-138, 26-141, 26-207, 26-215, 26-221, 26-222, 26-
 468 224a, 26-227, 26-230, 26-234, 26-267, 26-269, 26-294, 28-13, 29-6a, 29-109,
 469 29-161a, 29-161b, 29-198, 29-210, 29-243, 29-277, 29-316, 29-318, 29-341,
 470 29-381, 30-48a, 30-86a, 31-3, 31-10, 31-11, 31-12, 31-13, 31-14, 31-15, 31-
 471 16, 31-18, 31-23, 31-24, 31-25, 31-28, 31-32, 31-36, 31-38, 31-38a, 31-40,
 472 31-44, 31-47, 31-48, 31-51, 31-51k, 31-52, 31-52a, 31-54, subsection (a) or
 473 (c) of section 31-69, section 31-70, 31-74, 31-75, 31-76, 31-76a, 31-89b, 31-
 474 134, subsection (g) of section 31-273, section 31-288, 36a-787, 42-230, 44-
 475 3, 45a-450, 45a-634, 45a-658, subdivision (13) or (14) of section 46a-54,
 476 section 46a-59, 46b-22, 46b-24, 46b-34, 47-34a, 47-47, 49-8a, 49-16, 53-
 477 133, subsection (a) or (b) of section 53-211, section 53-212a, 53-249a, 53-
 478 252, 53-264, 53-301, 53-302a, 53-303e, 53-311a, 53-321, 53-322, 53-323, 53-
 479 331, 53-344 or 53-450, or (2) a violation under the provisions of chapter
 480 268, or (3) a violation of any regulation adopted in accordance with the
 481 provisions of section 12-484, 12-487 or 13b-410, shall follow the
 482 procedures set forth in this section.

483 Sec. 14. Sections 22-368 to 22-380, inclusive, and section 50-6 of the
 484 general statutes are repealed.

GAE Committee Vote: Yea 22 Nay 0 JFS C/R PD

<i>PD</i>	<i>Committee Vote:</i>	Yea	16	Nay	0	JF
<i>JUD</i>	<i>Committee Vote:</i>	Yea	33	Nay	0	JF
<i>ENV</i>	<i>Committee Vote:</i>	Yea	21	Nay	0	JF